# Modeling and Monitoring SO₂ Characterization for the Labadie Energy Center

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#### 1. Introduction

In 2010, the United States Environmental ProtectionAgency (EPA) promulgated a stringent National Ambient Air Quality Standard (NAAQS) for silfur dioxide (SQ) with a 1-hour averaging time. EPA's implementation of this new sandard has considered both monitoring and modeling approaches. On March 20, 2015, EPA issued updated guidance to address implementation of the SQ NAAQS, and that process is being followed in this analysis to provide information to the Missouri Department of Natural Resources (MDNR) regarding SQ concentrations in the vicinity of the Labadie Energy Center, operated by Ameren Missouri.

In January 2014, EPA released the  $SO_2$  NAAQS Designations Modeling Technical Assistance Document and the Source-Oriented SQ Monitoring Technical Assistance Document (TADs). EPA developed these documents to assist state, local and tribal air agencies to characterize ambient  $SO_2$  air quality through modeling or monitoring in area near emission sources. The technical assistance and procedures provided in the documents have informed AECOM's work to characterize  $SO_2$  concentrations in the vicinity of the Labadie Energy Center.

The Labadie Energy Center ("Labadie") is located abut 50 km west of St. Louis, along the Missouri River, as shown in Figures 1 and 2 (the later figure shows locations of historical SQ monitoring). The plant's 700-ft (213-m) stacks are well above the surrounding terrain (less than 120 m of relief), so that any dispersion modern application involves simple terrain.

#### 2. Approach for Characterization of SO 2 Concentrations Around Labadie

Ameren Missouri and AECOM are employing a hybrid approach of both monitoring and modeling to characterize SQ concentrations around Labadie. The modeling pathhas been documented in a submittat by Ameren to MDNR provided on September 3, 2015. The modeling showed a controlling 99 percentile peak daily 1-hour maximum concentration of

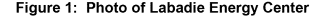
<sup>2</sup> http://www.epa.gov/airquality/sulfurdioxide/pdfs/2050320SO2designations.pdf

<sup>&</sup>lt;sup>1</sup> 75 FR 35520, Jun 22, 2010.

<sup>&</sup>lt;sup>3</sup> Available at <a href="http://www.epa.gov/oaqps001/sulfurdioxide/pdfs/SO2MdelingTAD.pdf">http://www.epa.gov/oaqps001/sulfurdioxide/pdfs/SO2MdelingTAD.pdf</a> and <a href="http://www.epa.gov/oaqps001/sulfurdioxide/pdfs/SO2MnitoringTAD.pdf">http://www.epa.gov/oaqps001/sulfurdioxide/pdfs/SO2MnitoringTAD.pdf</a> and <a href="http://www.epa.gov/oaqps001/sulfurdioxide/pdfs/SO2MnitoringTAD.pdf">http://www.epa.gov/oaqps001/sulfurdioxide/pdfs/SO2MnitoringTAD.pdf</a> and <a href="http://www.epa.gov/oaqps001/sulfurdioxide/pdfs/SO2MnitoringTAD.pdf">http://www.epa.gov/oaqps001/sulfurdioxide/pdfs/SO2MnitoringTAD.pdf</a> and <a href="http://www.epa.gov/oaqps001/sulfurdioxide/pdfs/SO2MnitoringTAD.pdf">http://www.epa.gov/oaqps001/sulfurdioxide/pdfs/SO2MnitoringTAD.pdf</a> and <a href="http://www.epa.gov/oaqps001/sulfurdioxide/pdfs/SO2MnitoringTAD.pdf">http://www.epa.gov/oaqps001/sulfurdioxide/pdfs/SO2MnitoringTAD.pdf</a>

<sup>&</sup>lt;sup>4</sup> AECOM, September 2015. Characterization of 1-HouSO<sub>2</sub> Concentrations in the Vicinity of the Labadie Enegy Center. Document No. 60344380.100. Submitted toMDNR docket for comments on SQ designation for Labadie Energy Center.

193.0  $\mu g/m^3$ , compared to the NAAQS of 196.5  $\mu g/m^3$ . As noted in the September 3, 2015 submittal, the AERMOD model version has a document**e** overprediction tendency for certain light wind, morning condition<sup>5</sup> and actual monitored concentration levels are lowe than modeled projections.





Credit: St. Louis Post-Dispatch; see<a href="http://www.stltoday.com/news/opinion/columns/the-platform/labadie-power-plant/image">http://www.stltoday.com/news/opinion/columns/the-platform/labadie-power-plant/image</a> 740dccb2-a72b-1tlf-ac73-00127992bc8b.html

An important aspect of the assessment of SQ concentrations in the vicinity of an emission source is the review of available monitoring data. For Labadie, this involves two periods:

- Current monitoring initiated in April 2015
- Previous multiple-year monitoring conducted during the 1980s and 1990s.

Figure 2 shows the SO<sub>2</sub> monitoring locations sited by MDNR that were in place during the period of 1987-1998 (through August 31, 1998). Dung the last few years of this period (1995-

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<sup>&</sup>lt;sup>5</sup> This condition involves plumes that rise or "penerate" into the stable layer aloft. This modelingssue was described by Paine at the 1<sup>th</sup> EPA Modeling Conference; see http://www3.epa.gov/ttn/scram/11thmodconf/presentabns/2-4 Penetrated Plume Issues.pdf

1998), MDNR moved the monitor to a location across he river from the power plant. This second location is important because plant emissions during the relevant period were significantly reduced with the switch to low-sulfurcoal obtained from the Powder River Basin ("PRB") in response to the Clean Air Act's Acid Rain Phase 1 requirements. Notably, current emissions are below those in the mid-to-late 1990s.

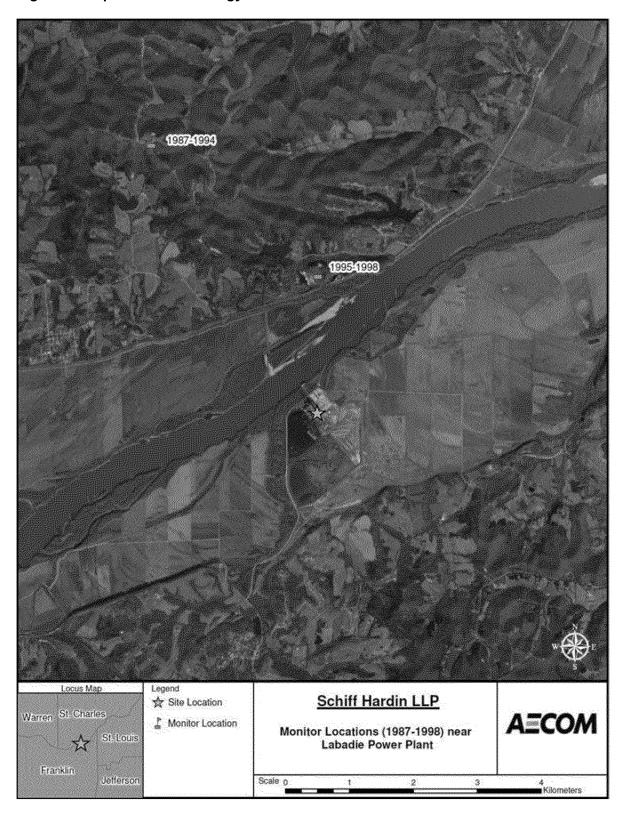
The location of the "Augusta" monitor during the 195-1998 period is also important for two additional reasons. First, the distance of the "Augusta monitor, roughly 2 km from Labadie, is consistent with peak impacts measured near similar facilities in past field studies. Second and equally as important, the monitor was sited in a diection with frequent winds from Labadie. In fact, the last 36 months of Augusta monitoring (September 1995 – August 1998) resulted in a 99th percentile peak daily 1-hour maximum concentration (the "design concentration") of 69.0 ppb, which is **below** the 2010 SO<sub>2</sub> NAAQS of 75 ppb. While MDNR has discontinued monitoring at the Augusta location, it is apparent that continued monitoring at that location would likely reflect continued maintenance of the 2010 SO<sub>2</sub> NAAQS near Labadie.

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<sup>&</sup>lt;sup>6</sup> For example, the EPRI Kincaid SQ study in 1980-1981 with 28 SQ monitors showed that the peak monitored location was about 2-3 km from the plant, which had 600-ft stack (see Liu, M. K., and G. E. Moore. 984. Diagnostic validation of plume models at a plains is. EPRI Report No. EA-3077, Research Project 16169, Electric Power Research Institute, Palo Alto, CA).

Averaged over the three years (calendar years 1996and 1997, plus the partial years of 1995 and 1998aken as the third year)

Figure 2: Map of Labadie Energy Center with Historial Monitor Locations





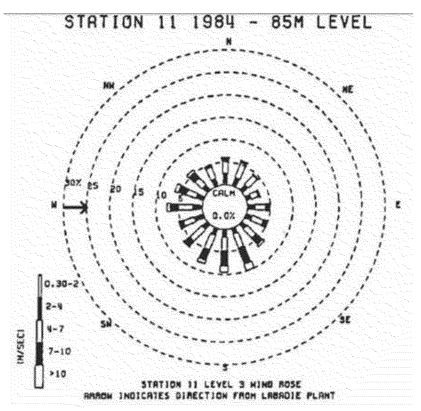
#### 3. Review of Available Monitoring Data Near Labadie: Current Data

In April 2015, Ameren initiated a new SQ monitoring program to evaluate the air quality impact attributable to Labadie, pursuant to a monitoring plan approved by the MDNR. The locations of the monitors are shown in Figure 3, witch correspond to distances and directions expected to be in peak impact locations, based uporsectors of peak frequencies of wind data from an historical 85-m on-site meteorological towe (see Figure 4). As noted below, the results of the current monitoring support the pastmonitoring results, and provide very strong evidence of SO<sub>2</sub> NAAQS compliance in the vicinity of Labadie. Ameen is committed to continuing the monitoring program for at least 3 years.

88500 68500 687500 687500 688500 689500 699500 690500 691500 G91500 UTM East [m]

Figure 3: Current SO2 Monitors in the Vicinity of Labadie

Figure 4: 1984 Wind Rose for 85-m On-site Meteorogical Data



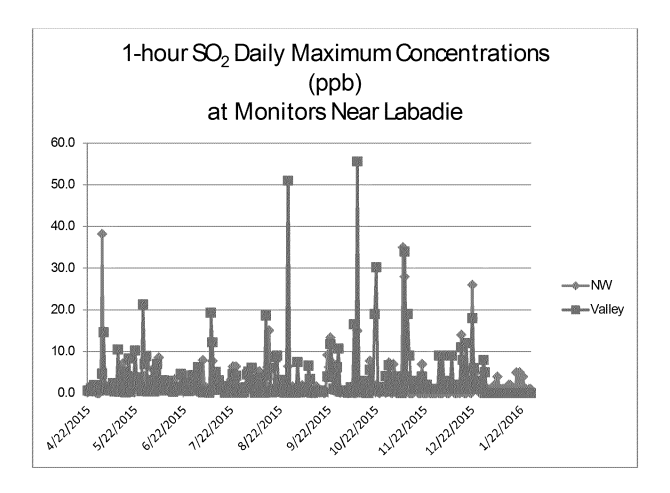
Specifically, monitored concentrations through thenew monitoring network are available for an 8-month period for the NW and NE sites (see Figure for a time series concentration plot of peak daily 1-hour maxima), and indicate the following:

- The highest 1-hour SO  $_2$  concentrations are 38 ppb at the NW site and 56 p**p** at the NE site.
- The 99 th percentile (3d highest peak daily 1-hour maximum) concentrations 29 ppb at the NW site and 34 ppb at the NE site both les than 50% of the 75 ppb NAAQS.

Again, "actual" monitored levels of SQ around Labadie obtained through the new monitoring network clearly indicate attainment by a wide margi.

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Figure 5: Time Series of Daily Maximum SQ Concentrations for the NW and NE Labadie Monitors





#### 4. Dispersion Modeling Approach for Labadie

The modeling conducted by AECOM and submitted to MINR in early September 2015 utilize inputs which the Sierra Club and the Washington University Legal Clinic ("Clinic") have criticized in comments to MDNR and in subsequent mdeling submittals to MDNR and EPA Region 7. The specific points of most concern inclide:

- AERMOD Low Wind Options. AECOM used the EPA-proposed low wind options:
   ADJ\_U\* in AERMET and LOWWIND3 in AERMOD. As described below, the use of
   the EPA proposed low wind options have solid support through peer-reviewed journal
   articles and supplementary documents including:
  - The adjustment to the planetary boundary layer par ameterization in AERMET is supported by the research documented in Qian, Wand A. Venkatram. 2011.
     Performance of steady-state dispersion models underlow wind-speed conditions. Boundary Layer Meteorology, 138 pp 475-491.
  - The LOWWIND2 option in AERMOD (similar to the LOWW IND3 option) in addition to the ADJ\_U\* option, is supported by theresearch documented in Paine, R., O. Samani, M. Kaplan, E. Knipping and NKumar (2015) Evaluation of low wind modeling approaches for two tall-stackdatabases, *Journal of the Air & Waste Management Association, 65*11, 1341-1353, DOI: 10.1080/10962247.2015.1085924. A supplemental evaluation done when LOWWIND3 was released provides nearly identical resits, and that analysis was submitted to MDNR in early September.

In contrast, the Sierra Club relied on AERMOD defatt options in all of their modeling submittals. Due to the expectation that EPA willpromulgate the low wind options in AERMOD prior to July 2, 2016, we believe that use 6these options is appropriate. Additional discussion in support of the low wind ARMOD modeling options is presented in a separate section below.

• ACFM v. SCFM Data In December, 2015, the Clinic presented modeling EPA using stack flow rates based on standard cubic feetper minute (SCFM) instead of stack flow rates based on actual cubic feet per minute as used by AECOM in its modeling. The Clinic's use of stack flow rates based on SCFM rather than ACFM is erroneous. In fact, EPA attempted to guide the Chic to the correct data source by referring the Clinic's modeler to a useful OklahomaDepartment of Environmental Quality website (<a href="https://www.deq.state.ok.us/aqdnew/emissions/SCFMv&CFM.PDF">https://www.deq.state.ok.us/aqdnew/emissions/SCFMv&CFM.PDF</a>) which states the following about the use of ACFM vsSCFM data:

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<sup>&</sup>lt;sup>8</sup> Two modeling submittals, using different approache, have been submitted on behalf of the Sierra Clutto MDNR and/or EPA Region 7. One was an analysis conducted Wingra Engineering and was submitted to MDNR (ad subsequently to EPA) in early September 2015. A seond analysis, conducted by the Washington University Environmental Law Clinic, was recently submitted to EPA on December 16, 2015.

<sup>&</sup>lt;sup>9</sup> As documented in the proposal (July 29, 2015) at **8** FR 45340.

ACFM is based on actual conditions of the gas. Thestack flow rate and temperature are used in dispersion models to calculate the plune height, the height to which pollutants rise before they begin to disperse. If the flow rate is low it will result in lower plume heights and cause a higher pollutant concentration at ground level. Since SCFM is lower than the ACFM it incorrectly results in higher ground level pollutant concentrations. This is misleading for gencies and persons using this information for planning, public review, or teting.

As a result of this modeling error, the Clinic's m**d**eling analysis is unreliable and should be disregarded.

• Labadie Units 3 and 4 Share a Common Stack.AECOM combined in the modeling the flows from the dual-flued Labadie Units 3 and 4 since they are in the same stack, as shown in Figure 5. The flue exhaust flows weremerged in the modeling, consistent with EPA Model Clearinghouse memo 91-II-01 The Sierra Club modeling submittals have continued to assume that the stacks are separte, even though it is quite evident from Figure 5 that the flues in the stack serving thits 3 and 4 are merged.



Figure 5: Google Earth View of Labadie Stacks, Showing Dual Flue for Units 3 and 4

• Use of Representative Background Concentrations. AECOM used regional background concentration data from a rural monitor(Nilwood, Illinois) that is more representative of the rural setting of Labadie. The Sierra Club utilized concentration values from urbanized East St. Louis, Illinois. AE©M also appropriately employed the seasonal, hour-of-day approach that is documented PA's March 1, 2011 Model Clearinghouse memo<sup>10</sup>, something that the Sierra Club did not do in itsmodeling.

http://www.epa.gov/scram001/guidance/clarification/Additional Clarifications AppendixW Hourly-NO2-NAAQS FINAL 03-01-2011.pdf.



#### 5. Evaluation of Low Wind Options for Several Tall- Stack Evaluation Databases

On July 29, 2015, EPA initiated a rulemaking to update Appendix W, which details the procedures for conduction dispersion modeling analyses. While most commenters supported the proposed AERMOD low wind options, the Sierra Qib (not surprisingly) opposed them, recommending that EPA should not adopt the proposedow wind options as defaults in the AERMOD modeling system. As part of their comments (provided separately), Camille Sears (commissioned by the Sierra Club) conducted additional evaluations on some of the evaluation databases that EPA has posted for AERMOD studies. The specific evaluation databases selected by the Sierra Club included Baldwin, Kincad, Lovett, Tracy, and Prairie Grass, with features noted below.

- Baldwin (1-hr SO 2): Rural, flat terrain, 3 stacks, stack height = 18.4 m, 1 full year
- Kincaid (1-hr SO 2): Rural, flat terrain, 1 stack, stack height = 187m, about 7 months
- Lovett (1-hr SO 2): Rural, complex terrain, stack height, HS = 145 m1 full year
- Tracy (1-hr SF <sub>6</sub>): Rural, complex terrain, 1 stack, stack height =90.95 m, several tracer release hours
- Prairie Grass (1-hr SF <sub>6</sub>): Rural, flat terrain, 1 stack, release height = 046 m (no plume rise), several tracer release hours

AECOM has reviewed the Sierra Club comments and modling analysis summary submitted to EPA on use of the low wind options. The results of the review will be submitted to MDNR as a separate report. A summary of our findings are as follows:

- The Sierra Club used an outdated statistical metric developed prior to the current form of the NAAQS, focusing upon the 100th percentile statistic rather than the 99th percentile.
- The Sierra Club's approach has shortcomings in that they combined concentrations
  from all monitors, so that a minority of the monitos could dominate the statistics, and
  there could be inconsistent monitor representation between observations and
  predictions.
- The Sierra Club evaluation procedures use all 1-ho ur values rather than the <u>highest</u> daily value, which is also inconsistent with the new ambient standards.

A separate AECOM evaluation report  $^2$  that addresses the above deficiencies and other shortcomings in the Sierra Club analysis indicates that the AERMOD performance with low wind options is reliable and, in fact, slightly conservative for the purpose of modeling the 1-hour SO<sub>2</sub> NAAQS.

<sup>12</sup> AECOM, 2016. Supplemental Evaluation of AERMOD Lw Wind Options for Selected Tall Stack Databases.

<sup>11</sup> http://www.regulations.gov/#!documentDetail;D=EPA-IQ-OAR-2015-0310-0114



# 6. Evaluation of AERMOD Low Wind Options for 2015 Labadie Monitoring Data: Confirms that Air Quality Fully Complies with SQNAAQS

In addition to the evaluation databases described in Section 5, we present evaluation results for AERMOD with default and low wind options run with actual Labadie emissions for the period of monitoring in 2015. As noted above, themonitoring started in late April 2015, so there is more than half a year of measurements available for the evaluation. Our evaluation with actual monitored emissions again confirms the appropriateness of use of the low wind option and that air quality fully complies with the SO<sub>2</sub> NAAQS.

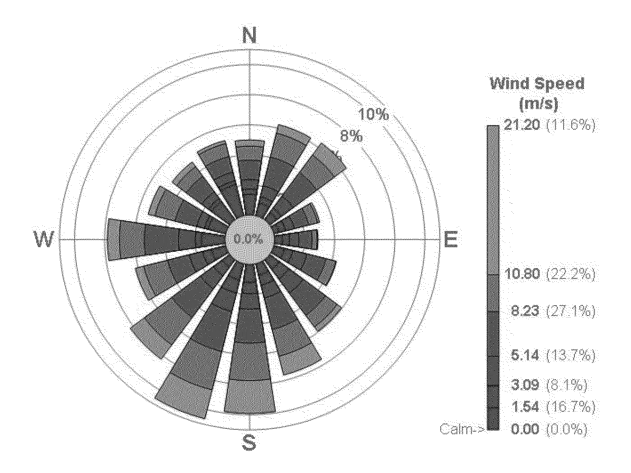
Ameren obtained meteorological data for 2015 usingprognostic meteorological data from the Weather Research Forecast (WRF) model in order to valuate wind data (for monitor siting) at and above stack height. Table 2 lists the WRF optins used.

Table 2: WRF Modeling Options Used by Ameren

Grids: 36, 12, 4,	1.33, and two 0.444 km grids around Labalie and Rush Island
Nudging: Analysis Nud	ging on 36 and 12 km; observation nudging on the 4 km winds
Runs: Run on 5 day	segments with 12 hour spin uբ
Initialization: With 40 km ETA AWIP model analysi	
mp_physics: opt: 3	B WRF Single-Moment 3-class water microphysics scheme
ra_lw_physics opt:	4 RRTMG long-wave radiation scheme
ra_sw_physics opt: 4	4 RRTMG short-wave radiation scheme
sf_sfclay_physics opt:	1 Revised MM5 surface layer scheme
sf_surface_physics opt: 2 Noah land-surface model	
bl_pbl_physics opt: 1 YSU planetary boundary layer scheme	
cu_physics opt:	5 New Grell (G3) cumulus scheme (36km and 12km only)

Figure 6 below is from the WRF modeling at the 94-mevel and is consistent with the 85-m on-site wind data shown in Figure 4. Both wind roses(in Figures 4 and 6) support the selection of the monitor sites due to frequent winds from the seth and the west.

Figure 6: 94-m Wind Rose for 2015 from WRF Modeling



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A review of the 2015 monitoring data indicates thata typical Labadie non-impact produces a background concentration of about 4 ppb. The Labate Energy Center is located in a rural setting with only a few small isolated industrial acilities in the area, located 8 km or greater in distance from the Energy Center. In fact, MDNR's allysis had only 2 additional facilities included in their modeling, each with SQ emission rates under 5 tons per year. The background concentrations described below were determined for both the monitoring sites, using the NE (Valley) monitor meteorological data from April 22, 2015 thru November 29, 2015, and by excluding measured wind directions in a 90-degree sector from the plant to each monitor. After exclusion of the wind directions from the plant to each monitor site, the 99th percentile of the ranked hourly SQ concentrations remaining was used to determine the background. For both sites, this background was deermined to be about 4 ppb SQ.

The NE (Valley) monitor sites' 10-m meteorological at a was processed by AERMET along with KSUS (Chesterfield Airport) and KILX (Lincoln, L Upper Air) to produce a single period from April 22, 2015 thru November 29, 2015 for uses input to AERMOD.

Figures 7, 8 and 9 show quantile-quantile (Q-Q) plots for the default, ADJ\_U and the low wind (ADJ\_U\* and LOWWIND3) modeling for the 2015 periodstarting April 22 through November 29<sup>th</sup> for the Northwest station. Figures 10, 11 and 12show similar Q-Q plots for the NE (Valley) site. Both sets of plots indicate that the 99<sup>th</sup> percentile ranked value (3<sup>th</sup> highest value, circled in red) shows a model overprediction for the default and ADJ\_U options and an unbiased or slight overprediction for the low windoptions.

This result is consistent with the other evaluations tudies that indicate that the low wind options result in model predictions that are at or above observations for the appropriate statistic (9<sup>th</sup>) percentile daily 1-hour maxima). This site-specifc model evaluation analysis lends further support to the EPA approval of the low wind options(ADJ\_U\* and LOWWIND3) for Labadie SO<sub>2</sub> modeling.

Figure 7: Quantile-Quantile Plot for AERMOD with @fault Options for AERMET and AERMOD, Northwest Site

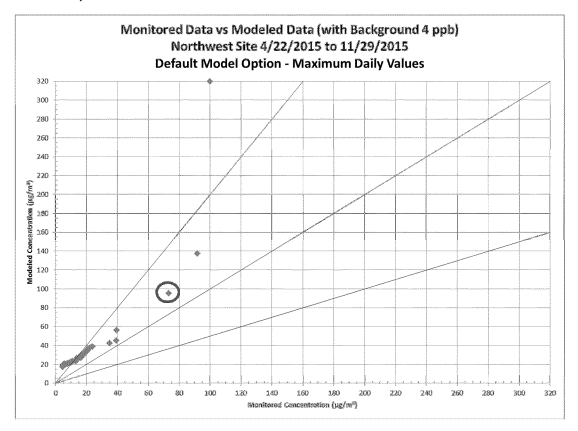


Figure 8: Quantile-Quantile Plot for AERMOD with ÆRMET ADJ\_U\* and ADJ\_U\* AERMOD, Northwest Site

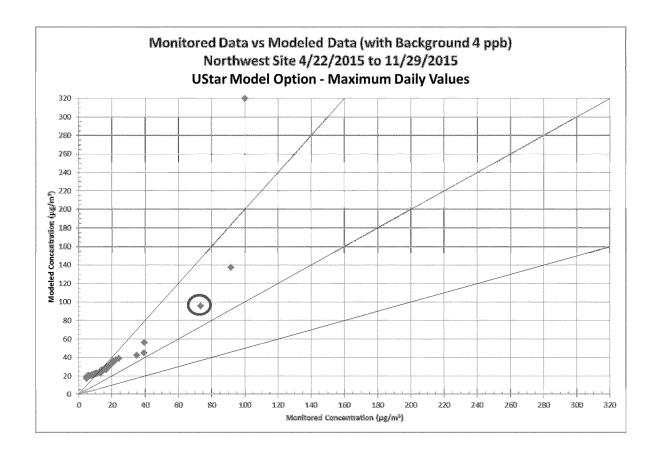
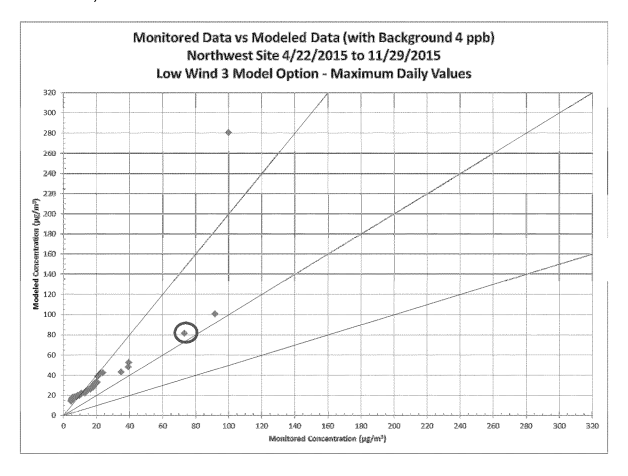


Figure 9: Quantile-Quantile Plot for AERMOD with ÆRMET ADJ\_U\* and AERMOD LOWWIND3, Northwest Site



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Figure 10: Quantile-Quantile Plot for AERMOD with Default Options for AERMET and AERMOD, Northeast (Valley) Site

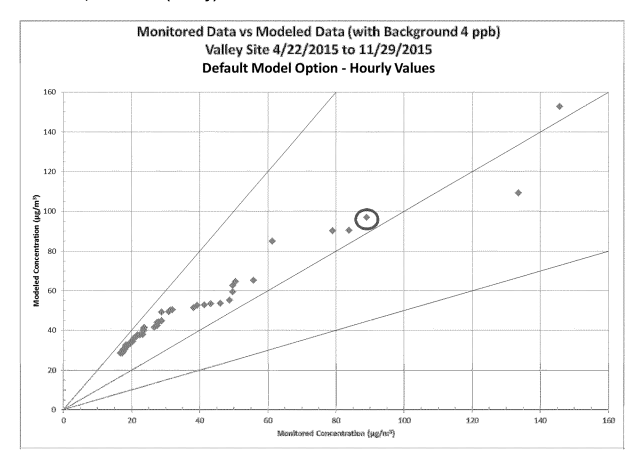
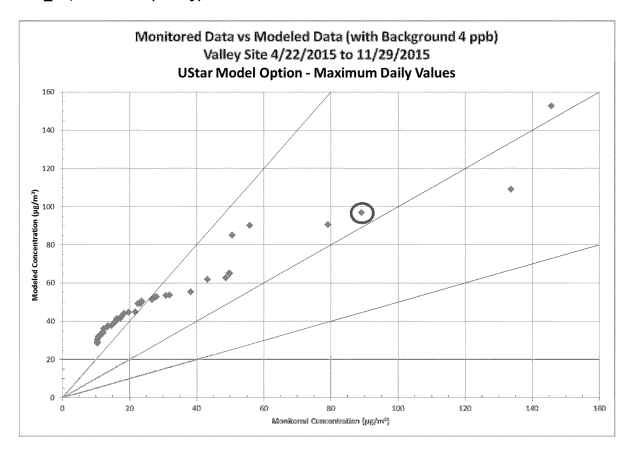
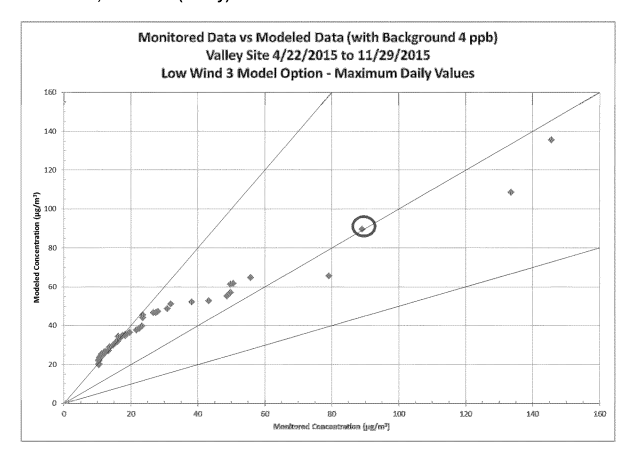


Figure 11: Quantile-Quantile Plot for AERMOD with ÆRMET ADJ\_U\* and AERMOD ADJ\_U\* , Northeast (Valley) Site



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Figure 12: Quantile-Quantile Plot for AERMOD with AERMET ADJ\_U\* and AERMOD LOWWIND3, Northeast (Valley) Site





#### 7. Conclusions

Ameren Missouri and AECOM are actively characterizing the  $SO_2$  concentration pattern around Labadie using both dispersion modeling and monitoring. The dispersion modeling approach used by AECOM, which has documented over-prediction tendencies, shows compliance with the 1-hour  $SO_2$  NAAQS by a small margin. The monitoring data todate shows compliance with the NAAQS by a large margin, as expected.

In comments filed with MDNR and EPA, the Sierra Clb and the Clinic challenged several of the modeling approaches used by AECOM, especially the use of the EPA-proposed low wind options. This report provides clear support for the use of the low wind options as well as the other appropriate modeling approaches/inputs not adopted by the Sierra Club: specifically, use of actual cubic feet per minute flow rates, mergediue stack for Labadie Units 3 and 4, and a rural regional background characterization. The se of the low wind options in AERMOD is supported by both an evaluation of several tall-stak databases as well as a site-specific evaluation for the 2015 monitoring data near Labade.

Ameren also conducted a meteorological modeling analysis of winds for 2015 with the WRF model to determine the likely characterization of wind flow at elevations well above the ground. The winds aloft in 2015 are consistent with those alken in 1984 during a period of site-specific meteorological monitoring, and support the siting ocations of the NW and NE ("Valley") SQ monitors.

The evaluations and findings in this Report support Missouri recommendation of an unclassifiable designation status, if not an attaiment designation status, for the 1-hour SQ NAAQS for Labadie. EPA should agree with MDNR's reommendation and proceed accordingly.